FISCAL NOTE

SB 2290 - HB 2650

February 17, 2000

SUMMARY OF BILL: Specifies that a person whose driving privileges have been revoked, suspended or cancelled may not drive within the entire width between the boundary lines of every way publicly maintained which is open to the use of the public purposes of vehicular travel, or the premises of any shopping center, trailer park or apartment complex or any other premises frequented by the public. The first violation is a Class B misdemeanor and second and subsequent violations are Class A misdemeanors. Current law specifies only that such person may not drive on any public highway.

ESTIMATED FISCAL IMPACT:

Increase Local Govt. Expenditures - Not Significant Increase Local Govt. Revenues - Not Significant

Impact depends upon the number of persons convicted of this offense and the resulting increased cost to local governments to confine such persons versus the increased revenues to local governments from fines levied and collected under the provisions of this bill.

CERTIFICATION:

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James A. Davenport, Executive Director

James a. Lavenga